

**REMARKS**

Claims 1-50 are pending in this application after this Amendment. Claims 1, 10, 15, 23, 32, and 37 are independent. In light of the amendments and remarks made herein, Applicant respectfully requests reconsideration and withdrawal of the outstanding rejections.

In the outstanding Official Action, the Examiner rejected claims 1-44 under 35 U.S.C. §103(a) as being unpatentable over *Huttunen et al.* (USP 6,356,761) in view of *Glorikian* (USP 6,343,317). Applicant respectfully traverses this rejection.

**Claim Rejections - 35 U.S.C. § 103**

*Huttunen et al.* discloses a method an arrangement for finding information in a communication s system. User related location information may be obtained by a circuit switched network where a packet switched network may be utilized to find desired information (Abstract). The *Huttunen et al.* system discloses a GSM based public land mobile network (PLMN) 28 that includes a gateway mobile telephone services switching center (GMSC) 2 which is connected to several mobile services switching centers (MSC) 4. Each of these is, in turn, connected to a plurality of base station controllers (BSC) 6. Each of the base station controllers 6 is connected to a plurality of base stations (BS) 8, each of which supervises a certain geographical area, referred to as a cell. The PLMN network

includes further a database, a so called home location register (HLR) 10, which is connected to the gateway 2 or a central mobile telephone switching services center, and also to all local mobile telephone switching centers 4 in the PLMN network. Those mobile units 12 which are subscribers of the mobile telecommunications network, are registered in the HLR 10. Each local mobile telephone switching center 4 includes further a local database called as a visitor location register (VLR) 14, into which all such mobile stations 12 which are located within the area of one of the cells handled by that local mobile telephone services switching center 4 at any given moment are registered. The mobile services switching centers 4 are further connected to a public switched telephone network (PSTN) or similar facility, e.g. an integrated services digital network (ISDN) 16. (col. 1, line 65 through col. 5, line 22).

*Huttunen et al.* further discloses that an essential feature of the invention is that it provides a possibility for finding e.g. one or several WWW pages on the basis of the (geographical) location information based on the location of the mobile subscriber (i.e. mobile station 12). In other words, it provides an access, by means of a circuit switched network (such as the mobile network), from a predetermined area to an area determined information included in a packet switched network, such as to local WWW documents and/or files of the Internet. Said location information

is identified and determined by the mobile telephone system which is capable of determining the area the subscriber is currently roaming, or by a fixed land line telephone system (col. 8, lines 54-67). As such, that the user must specify the request each time a particular information providing apparatus is accessed.

In contrast, the present invention as set forth in claim 1 recites, *inter alia*, an information receiving apparatus receiving information from a plurality of information providing apparatuses, the plurality of information items each containing information and information identification data for identifying the information, the information identification data being common to the plurality of information providing apparatuses. It is respectfully submitted that *Huttunen et al.* fails to teach or suggest these claimed elements. While *Huttunen et al.* teaches accessing local information, there is no teaching or suggestion that the information providing apparatuses each contain information and information identification data for identifying the information and the information identification data being common to the plurality of information providing apparatuses as recited in claim 1.

It is respectfully submitted that *Glorikian* fails to cure the deficiencies of the teachings of *Huttunen et al.* and, as such, as neither *Huttunen et al.* nor *Glorikian*, either alone or in combination, assuming these references are combinable, which Applicant does not admit, teach or suggest these claimed elements,

it is respectfully submitted that claim 1 is not obvious over the references as cited by the Examiner.

It is respectfully submitted that claims 2-9 are allowable for the reasons set forth above with regard to claim 1 at least based upon their dependency on claim 1. It is further respectfully submitted that claims 10, 15, 23, 32, and 37 contain elements similar to those discussed above with regard to claim 1 and, thus, these claims, together with claims dependent thereon, are allowable for the reasons set forth above with regard to claim 1.

**Conclusion**

Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact Catherine M. Voisinnet (Reg. No. 52,327) at the telephone number of the undersigned below, to conduct an interview in an effort to expedite prosecution in connection with the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

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